

Quantum Grammar Defects
Forensic Evidence Analysis

IN THE UNITED STATES DISTRICT COURT

["Syntax Analysis - for their FOR THE DISTRICT OF DELAWARE claims - no contract and use of fictitious conveyance of language per 18 U.S.C. 1009.
Language given for contract no separate
["No definitions given for contract no language,
parse applies to verb adverb no language,
Civ. No. 20-1020-LPS ["No comprehension
Case 1:20-cv-01020-VAC Document 263-1 Filed 01/31/22 Page 1 of 1 PageID #: 2928
["a No - negative - no contract in Syntax meaning,
["fo" all error is noted"]

LAKSHMI ARUNACHALAM, N.D.
Plaintiff,
v.
INTERNATIONAL BUSINESS
MACHINES CORPORATION, et al.,
Defendants.

0 - CONJUNCTION 8 - PAST-TIME
1 - ADVERB 9 - FUTURE-TIME
2 - VERB
3 - ADJECTIVE
4 - PRONOUN
5 - [PRE]POSITION
NO NO
ORDER 6 - NOUN
7 - ARTICLE

At Wilmington this 29th day of December, 2021, consistent with the Memorandum Opinion
7 3 3 7 3 7 NO 3 6 3 7

issued this date,

4 2 1 NO 8

IT IS HEREBY ORDERED that:

1. Defendants' motions to dismiss are GRANTED. (D.I. 179, 186, 189, 191, 193, 194, 195, 196, 198, 199, 202, 203, 204, 205, 206, 210, 211, 212, 215, 216, 217, 221, 223, 226, 234)

IT IS FURTHER ORDERED that:

2. Amendment is futile as to all claims.

IT IS FURTHER ORDERED that:

Any Defendant in this case upon whom Plaintiff serves a motion or pleading is NOT required to respond to the motion or pleading unless directed to do so by the Court.
IT IS FINALLY ORDERED that:
On or before January 31, 2022, Plaintiff shall SHOW CAUSE, in writing, why she should not be enjoined from filing any complaint, lawsuit, or petition for writ of mandamus, related to:
(i) the patents she held or holds, (ii) the more than 100 patent lawsuits she has filed, (iii) patent infringement, and/or (iv) any and all actions taken by individuals and corporations during the course

1